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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/015,876	12/12/2001	Karl Torchalski	1085/39014/23	2612	
7590 03/10/2004 TREXLER, BUSHNELL, GIANGIORGI, BLACKSTONE & MARR, LTD. 105 W. ADAMS STREET			EXAMINER		
			· NGUYEN, KI	· NGUYEN, KIMBERLY D	
			ART UNIT	PAPER NUMBER	
CHICAGO, II	60603		2876		
			DATE MAILED: 03/10/2004	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		10/015,876	TORCHALSKI, KARL			
		Examiner	Art Unit			
		Kimberly D. Nguyen	2876			
Period fo	The MAILING DATE of this communicati or Reply	on appears on the cover sheet wi	th the correspondence address			
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICAT assions of time may be available under the provisions of 37 SIX (6) MONTHS from the mailing date of this communicate period for reply specified above is less than thirty (30) day to period for reply is specified above, the maximum statutory are to reply within the set or extended period for reply will, by the period by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	TION.  CFR 1.136(a). In no event, however, may a retion.  s, a reply within the statutory minimum of thirty operiod will apply and will expire SIX (6) MON y statute, cause the application to become AB	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).			
Status						
1)⊠	Responsive to communication(s) filed or	1 <u>6 December 2003</u> .				
2a)⊠	•	This action is non-final.				
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposit	ion of Claims					
5)□ 6)⊠	Claim(s) 1-14 is/are pending in the appli 4a) Of the above claim(s) is/are w Claim(s) is/are allowed. Claim(s) 1-14 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction	ithdrawn from consideration.				
Applicat	ion Papers					
9)[	The specification is objected to by the Ex	aminer.				
10)	)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.					
	Applicant may not request that any objection					
11)□	Replacement drawing sheet(s) including the The oath or declaration is objected to by					
Priority (	ınder 35 U.S.C. § 119					
12)□ a)	Acknowledgment is made of a claim for f  All b) Some * c) None of:  1. Certified copies of the priority doc  2. Certified copies of the priority doc  3. Copies of the certified copies of the application from the International See the attached detailed Office action fo	uments have been received. uments have been received in A ne priority documents have been Bureau (PCT Rule 17.2(a)).	pplication No received in this National Stage			
A++ a= b== = =	*(a)					
	ce of References Cited (PTO-892)	•	Summary (PTO-413)			
3) 🔲 Infor	ce of Draftsperson's Patent Drawing Review (PTO-5 mation Disclosure Statement(s) (PTO-1449 or PTO er No(s)/Mail Date		s)/Mail Date nformal Patent Application (PTO-152) 			

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#### **DETAILED ACTION**

### Priority

1. Acknowledgement is made of Amendment filed 16 December 2003.

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-14 are rejected under 35 U.S.C. 102(b) as being anticipated by Benade et al. (US 5,621,864; hereinafter "Benade").

Re claims 1, 6 and 8-9, 13: Benade teaches a computer software (i.e., label generation control software; see col. 9, line 54 through col. 10, line 24) comprising computer readable code configured to create a printer label format based on a printed label that has been scanned (see figs. 4-8; col. 10, line 25 through col. 11, line 31), the computer readable code configured to scan a label and then to convert the scanned label into a label format using optical character recognition (OCR) (see col. 10, lines 12-24), wherein the computer readable code is configured to recognize text on the scanned label as text (602, 702, 703, 802-804 in figs. 6-8), is configured to recognize graphics on the scanned label as graphics (805 in fig. 8), and is configured to characterize as graphics any items on the scanned label which are not specifically recognized by the computer readable code, the label format being useable to print labels (see figs. 1-8 and 13-16; col. 6, line 34 through col. 12, line 33; col. 16, line 6 through col. 19, line 42).

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Re claims 2 and 10: Benade teaches the computer software, wherein the computer readable code is configured to recognize barcodes on the scanned label as barcodes (fig. 2; steps 210-211; col. 12, lines 35-52).

Re claims 3 and 11: Benade teaches the computer software, wherein the computer readable code is configured to determine at least one parameter (i.e., start and/or stop characters such as a dollar sign or an asterisk) about a barcode on the scanned label, the at least one parameter comprising at least one of aspect ratio, size and human readability (col. 6, line 49 through col. 7, line 6).

Re claims 4 and 12: Benade teaches the computer software, wherein the computer readable code is configured to prompt a user, using a visual display (114 in fig. 1), to confirm that the objects on the scanned label have been correctly characterized by the computer readable code (i.e., the definition provided by the user through the user interface 114 indicates the configuration of labels to be printed, which serves as to confirm that the objects on the scanned label have been correctly characterized by the computer readable code; see col. 6, line 35 through col. 7, line 18; col. 16, line 6 through col. 19, line 42).

Re claim 5: Benade teaches the computer software, wherein the computer readable code is configured to allow the user to change/edit any of the characterizations made by the computer readable code (figs. 13-16; col. 16, line 6 through col. 19, line 42).

Re claims 7 and 14: Benade teaches the computer software, wherein the computer readable code is configured to allow a user to input embedded printer-specific non-printing control codes into the label format (col. 5, line 54 through col. 6, line 33).

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## Response to Arguments

- 4. Applicant's arguments filed 16 December 2003 have been fully considered but they are not persuasive.
- In response to Applicant's argument that "In contrast, U.S. Patent No. 5,621,864 (Benade et al.) discloses label generating software which includes a template generator 111. The template generator 111 contains a library of label formats. However, each of the label formats must be effectively programmed from scratch by the user (col. 7, lines 29-61, and specifically col. 7, lines 45-49)" (see page 6, last paragraph, lines 5-7); the Examiner respectfully submits that, based on the presently claimed language, the instant application's label software is of course must be designed/programmed from scratch by a user/programmer prior to the execution of the instant claimed invention. Thus, the Benade reference meets the claimed invention, given its broadest reasonable interpretation.
- 6. In response to Applicant's argument that "Benade et al. does not disclose or suggest scanning a label, and then using the scanned label to generate a label format which can thereafter be used to print labels. This is the thrust of the claimed invention." (see page 7, lines 2-4); the Examiner respectfully requests the Applicant to further review Benade's reference that "Another form of machine readable code is alphanumeric characters printed in an OCR format. These alphanumeric characters can be scanned by a vision system which translates any printed alphanumeric characters into data that is stored in a computer system..." is clearly disclosed (see col. 10, lines 12-24), which serves as "...scanning a label, and then using the scanned label to generate a label format which can thereafter be used to print labels." Therefore, giving it's broadest reasonable interpretation, the Benade's reference still meets the claimed invention.

#### Conclusion

7. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kimberly D. Nguyen whose telephone number is 571-272-2402. The examiner can normally be reached on Monday-Friday 7:30-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael G. Lee can be reached on 571-272-2398. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

**KDN** 

6 March 2004

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